		u in ac	Docket No. 
al No.	Filing Date	Patent No.	Issue Date
19,267	December 23, 1998	N/A	O'NAE YOU
Jay S. Walker e	al.		JUN 1 0 1989 🗒
METHOD AND	APPARATUS FOR FACILITA	ATING ELECTRONIC COMM	ERCE THROUGH
CROSS-BENEF	ITS DURING A TRANSACTIO	ON .	
clare that I am:	·		
e owner of the s	mall business concern identifie	d below:	
official of the si	mall business concern empowe	ered to act on behalf of the cond	ern identified below:
CONCERN: Wa	lker Digital Corporation		
United States C 500 persons. Fer the previous g each of the previous directly, one cover to control bot clare that rights	ode, in that the number of emp or purposes of this statement, ( fiscal year of the concern of th ay periods of the fiscal year, a ncern controls or has the powe h.	oloyees of the concern, including (1) the number of employees of the persons employed on a full- and (2) concerns are affiliates are to control the other, or a third the conveyed to and remain with	g those of its affiliates, does the business concern is the time, part-time or temporary of each other when either, d party or parties controls or
the specification	n filed herewith with title as liste	ed above.	
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n having rights t er than the inve ich would not qu	o the invention is listed on the entor, who could not qualify as	e next page and no rights to the an independent inventor und	ne invention are held by any er 37 CFR 1.9(c) or by any
	Jay S. Walker et METHOD AND CROSS-BENEF Clare that I am: e owner of the se official of the period of the period of the period of the period of the second of the s	Idal No.  Filing Date December 23, 1998  Jay S. Walker et al.  METHOD AND APPARATUS FOR FACILITA CROSS-BENEFITS DURING A TRANSACTION  Clare that I am: e owner of the small business concern identified a official of the small business concern empower  CONCERN: Walker Digital Corporation OF CONCERN: One High Ridge Park  clare that the above-identified small business of 1.3-18, and reproduced in 37 CFR 1.9(d), for put united States Code, in that the number of empower of the previous fiscal year of the concern of the geach of the pay periods of the fiscal year, andirectly, one concern controls or has the power to control both.  Clare that rights under contract or law have been been that rights under contract or law have been over the concern dentified above.  The specification filed herewith with title as listed the application identified above.  The having rights to the invention is listed on the er than the inventor, who could not qualify as inch would not qualify as a small business concern would not qualify as a small b	Jay S. Walker et al.  METHOD AND APPARATUS FOR FACILITATING ELECTRONIC COMMIC CROSS-BENEFITS DURING A TRANSACTION  Clare that I am:  e owner of the small business concern identified below: n official of the small business concern empowered to act on behalf of the concern of concern.  CONCERN: Walker Digital Corporation  OF CONCERN: One High Ridge Park  clare that the above-identified small business concern qualifies as a small business concern employees of paying reduced fees united States Code, in that the number of employees of the concern, including 500 persons. For purposes of this statement, (1) the number of employees of er the previous fiscal year of the concern of the persons employed on a fulling each of the pay periods of the fiscal year, and (2) concerns are affiliates and indirectly, one concern controls or has the power to control the other, or a thin ver to control both.  Clare that rights under contract or law have been conveyed to and remain with convex with regard to the above identified invention described in:  the specification filed herewith with title as listed above.  the application identified above.  sheld by the above-identified small business concern are not exclusive, in having rights to the invention is listed on the next page and no rights to the rethan the inventor, who could not qualify as an independent inventor und ich would not qualify as a small business concern under 37 CFR 1.9(d) or a



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I acknowledg entitlement to maintenance I hereby decl information as willful false st Title 18 of the any patent iss	o small entity fee due after that all stand belief are batements and burited States suing thereon,	file, in this status predeted attements believed to the like so Code, and or any pat	s application of ior to paying, which status made herein be true; and o made are pud that such will ent to which the	or patent, notification of an or at the time of paying as a small entity is no long of my own knowledge are further that these stateme unishable by fine or impris liful false statements may joins verified statement is dire	true and that the true and that the true and that the true and that the true and the true made on the true and true an	. (37 CFR 1.28(b))  t all statements made on e with the knowledge that th, under Section 1001 of
NAME OF PER			Jay S. Waikei	r, President, Walker Digita	II Corporation	
OTHER THAN						
ADDRESS OF	PERSON SIG	NING:	124 Spectacle	Lane, Ridgefield, CT 0687	7	
SIGNATURE:		A		DAT	E: <u>May <sup>/ 0</sup>, 1</u>	999



Docket No. WD2-98-109

## Declaration and Power of Attorney For Patent Application

## **English Language Declaration**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

•	ıral names are liste	or (if only one name is listed below d below) of the subject matter whed ed	•
METHOD AND APPARATUS CROSS-BENEFITS DURING A		G ELECTRONIC COMMERCE THE	ROUGH PROVIDING
the specification of which			
(check one)			
☐ is attached hereto.			•
was filed on December 2	23, 1998	as United States Application No.	or PCT International
Application Number 09/	219,267		
and was amended on _	<u> </u>		
		(if applicable)	
I hereby state that I have reincluding the claims, as ame		stand the contents of the above independent referred to above.	dentified specification,
•		ed States Patent and Trademark as defined in Title 37, Code of	
Section 365(b) of any forei any PCT International appli- listed below and have also	ign application(s) for cation which design identified below, by International appli	Title 35, United States Code, or patent or inventor's certificate nated at least one country other to checking the box, any foreign a cation having a filing date before	e, or Section 365(a) of han the United States, pplication for patent or
Prior Foreign Application(s)			Priority Not Claimed
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(Number)	(Country)	(Day/Month/Year Filed)	<u> </u>
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(Number)	(Country)	(Day/Month/Year Filed)	,

I hereby claim the benefit under application(s) listed below:	35 U.S.C. Section	119(e) of any	United States-provisional
(Application Serial No.)	(Filing Date)		
(Application Serial No.)	(Filing Date)		
(Application Serial No.)	(Filing Date)		

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

08/943,483	<b>OCTOBER 3, 1997</b>	PENDING
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
09/100,684	<b>JUNE 19, 1998</b>	PENDING
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
08/994,426	<b>DECEMBER 19, 1997</b>	PENDING
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Dean Alderucci (PTO Reg. No. 40,484) Jeffrey L. Brandt (PTO Reg. No. 31,490) Patrick J. Buckley (PTO Reg. No. 40,928) Steven M. Santisi (PTO Reg. No. 40,157)

Send Correspondence to: Dean Alderucci

Walker Digital Corporation One High Ridge Park Stamford, CT 06905-1326

Direct Telephone Calls to: (name and telephone number)

Dean Alderucci - (203) 705-3006

Full name of sole or first inventor Jay S. WALKER Sole or first inventor's signature Date Residence 124 Spectacle Lane, Ridgefield, CT 06877 **USA** Post Office Address Same as above

Second inventor's signature	Date 6-9-99
Residence 192 Park Street, Apt. 6, New Canaan, CT 06940	\$ 771
Citizenship USA	
Post Office Address Same as above	

Full name of third inventor, if any John M. PACKES, Jr.	
Third inventor's signature  Adm W Faclus in	Date 6-9-99
Residence	Ø / /(
1435 Bedford Street, Apt. 12P, Stamford, CT 06905	
Citizenship USA	
Post Office Address	
Same as above	·
Full name of fourth inventor, if any James A. JORASCH	
Fourth invertor's signature	Date
(6 6 1/1)	6-9-99
Residence/ 25 Forest Street, Apt. 5G, Stamford, CT 06901	
Citizen nip USA	
Post Office Address	
Same as above	
Full name of fifth inventor, if any	
Fifth inventor's signature	Date
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Full name of sixth inventor, if any	
Sixth inventor's signature	Date
Residence	
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